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DATE: May 10, 2005

PTO IDENTIFIER: Application Number 10/686,640-Conf. #8922
Patent Number

Inventor: Paul S. Andry et al.

MESSAGE TO: US Patent and Trademark Office

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FROM: CONNOLLY BOVE LODGE & HUTZ LLP

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Attorney Dkt #: YOR920030192US1 (20140-00306-US1)

PAGES (Including Cover Sheet): 3

CONTENTS: Response to Restriction Requirement
Certificate of Transmission (1 page)

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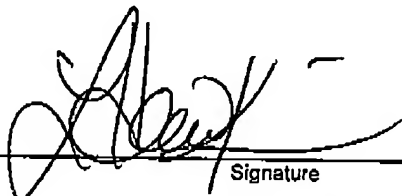
Application No. (if known): 10/686,640

Attorney Docket No.: 20140-00305-US1

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Response to Restriction Requirement

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: : Conf. No.: 8922
Paul Steven Andry et al. : Atty Docket: YOR920030192US1
Serial No.: 10/686,640 : Art Unit: 2818
Filed: October 17, 2003 : Examiner: Tran, Mai Huong C
For: SILICON CHIP CARRIER WITH THROUGH-VIAS USING LASER ASSISTED
CHEMICAL VAPOR DEPOSITION OF CONDUCTOR

Election Under 35 U.S.C. § 121

MS Amendment
Commissioner for Patents
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Alexandria, VA 22313-1450

Sir:

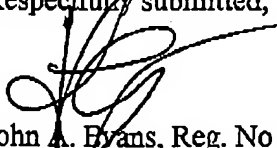
In response to the Restriction Requirement dated April 13, 2005, Applicants elect Group II, claims 14-43, drawn to a process of making a semiconductor device, classified in class 438, subclass 683 for further prosecution in this case.

Claims 1-13 and 43 are drawn to the non-elected invention and may be cancelled by the Examiner upon the allowance of the claims directed to the elected invention.

The undersigned believes that no fee is due with this response. However, in the event that a fee is due, the Commissioner is authorized to charge any insufficient fees or credit any overpayment associated with this communication to deposit account no. 22-0185.

Date: May 10, 2005

Respectfully submitted,


John A. Evans, Reg. No 44,100
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